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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/761,291	01/22/2004	Hajime Ohno	03500.017865.	3179	
5514 FITZPATRICK	7590 12/27/2007 CCELLA HARPER & (EXAMINER		
30 ROCKEFEI	LLER PLAZA	301110	SEYE, ABDOU K		
NEW YORK, 1	NY 10112		ART UNIT	PAPER NUMBER	
			2194		
			MAIL DATE	DELIVERY MODE	
			12/27/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

1			
	Application No.	Applicant(s)	
	10/761,291	OHNO, HAJIME	
Office Action Summary	Examiner	Art Unit	
	Abdou Karim Seye	2194	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wi	th the correspondence address	•
A SHORTENED STATUTORY PERIOD FOR REWHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory per - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the material patent term adjustment. See 37 CFR 1.704(b).	B DATE OF THIS COMMUNIC R 1.136(a). In no event, however, may a re- tiod will apply and will expire SIX (6) MON atute, cause the application to become AB	CATION. apply be timely filed THS from the mailing date of this communical ANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 15	5 October 2007.		
2a)⊠ This action is FINAL . 2b)☐ T	his action is non-final.		
3) Since this application is in condition for allow	wance except for formal matte	ers, prosecution as to the merits	is
closed in accordance with the practice unde	er <i>Ex par</i> te Quayle, 1935 C.D	. 11, 453 O.G. 213.	
Disposition of Claims			
4) ☑ Claim(s) 1,6 and 16-24 is/are pending in the 4a) Of the above claim(s) is/are witho 5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) 1,6 and 16-24 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	drawn from consideration.		
Application Papers			
9) ☐ The specification is objected to by the Exam 10) ☑ The drawing(s) filed on 22 January 2004 is/a Applicant may not request that any objection to the Replacement drawing sheet(s) including the cortain of the co	are: a) \boxtimes accepted or b) \square o the drawing(s) be held in abeyan rection is required if the drawing	ce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.12	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fore a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority docume 2. ☐ Certified copies of the priority docume 3. ☐ Copies of the certified copies of the papplication from the International Bur	ents have been received. ents have been received in A priority documents have been reau (PCT Rule 17.2(a)).	pplication No received in this National Stage	
* See the attached detailed Office action for a	list of the certified copies not	received.	
Attachment(s) 1) ☑ Notice of References Cited (PTO-892)	SUPERVIS 4) ☐ Interview S	CLIAM THOMBON SORY PAYER LACTORIANER Summary (PTO-413)	
2) D Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s	s)/Mail Date Iformal Patent Application	
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	6) Other:		

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DETAILED ACTION

Response to Amendment

1. The amendment filed on October 18, 2006 has been received and entered. The amendment amended Claims 1 and 6 and cancelled claims 2-5 and 7-15, and added new claims 16-24. The currently pending claims considered below are Claims 1, 6 and 16-24.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- b) The invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1, 16-24 are rejected under 35 U.S.C. 102(b) as being anticipated by Hosoda (20010022662).

Claims 1, 6 and 24 <u>Hosoda</u> teaches, a system, product and data processing method which is executed in an information processing apparatus for performing a data process based on delivery data transmitted from an external information processing apparatus, said method comprising:

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a reception step of receiving the delivery data transmitted from the external information processing apparatus (FIG. 1, paragraph 81 and paragraph 94,122);

an activation step of activating a program corresponding to the delivery data received in said reception step (FIG. 2: 805 and FIG. 5: 2101);

a judgment step of judging whether or not first data is included in the delivery data, by analyzing the delivery data received in said reception step (paragraph 350; data analysis);

an issuance step of issuing an event notification indicating that the first data is included, in a case where it is judged in said judgment step that the first data is included in the delivery data (paragraph 120; an issued email event notification);

a second judgment step of judging whether or not a process corresponding to the event notification has been registered in the program activated in said activation step(FIG. 5 and FIG. 12; job/process creation associated with an id); and

an execution step of executing, in a case where it is judged in said second judgment step that the process corresponding to the event notification has been registered in the activated program, the process to be executed by the program activated in said activation step and corresponding to the event notification issued in said issuance step(FIG. 10: 2203; job processor unit).

As to Claim 16 Hosoda teaches a third judgment step of judging whether or not second data is included in the delivery data, by analyzing the delivery data received in said reception step; a second issuance step of issuing a second event notification indicating that the second data is included, in a case where it is judged in said third judgment step that the second data is included in the delivery data; and a second activation step of causing the program activated in said first activation step to activate a program for executing a process corresponding to the second event notification (paragraph 96 and 106 and 121; user entry data validation).

As to Claim 17, <u>Hosoda</u> teaches, wherein the first data is form data, and the process corresponding to the event notification issued in said issuance step is a form data process (FIG. 2).

As to Claim 18, <u>Hosoda</u> teaches, wherein the first data is field data, and the process corresponding to the event notification issued in said issuance step is a field data process (FIG. 2: 802/803).

As to Claim 19, <u>Hosoda</u> teaches, wherein the second data is user-defined data, and the program for executing the process corresponding to the second event notification is a program for executing password authentication (FIG. 6, paragraph 162).

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As to claims 20-23, they are rejected for the same reasons as the claims above.

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to the applicant's disclosure.

<u>D'Souza et al</u> (US 6415282) discloses an intelligent forms for improved automated workflow processing.

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to <u>Abdou Seye</u> whose telephone number is <u>(571)</u> <u>270-1062</u>. The examiner can normally be reached on <u>Mon - Fri, 7:30am - 4pm</u>.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Thomson can be reached on 571-272-3718. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

AKS December 22, 2007

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